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as a separate compilation

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 14th April, 1964 :—

Issue No.	No. and Date	Issued by	Subject
100	S. O. 1311, dated 8th April, 1964.	Ministry of Law.	Decision by the President that Shri Priya Gupta has not become subject to disqualification for being a member of the House of the People.
101	S. O. 1312, dated 9th April, 1964.	Ministry of International Trade.	Further amendment to Exports (Control) Order, 1962.
102	S. O. 1313, dated 9th April, 1964.	Ministry of Industry.	Nominating persons to serve on the Central Silk Board.
103	S. O. 1314, dated 10th April, 1964.	Ministry of Steel, Mines and Heavy Engineering.	Amendment to the normal selling price of tin bar published in S. O. 731, dated 29th February, 1964.
104	S. O. 1315, dated 11th April, 1964.	Do.	Further amendment to S. O. 731, dated 29th February, 1964.
105	S. O. 1316, dated 13th April, 1964.	Ministry of Information and Broadcasting.	Approval of the films specified therein.
106	S. O. 1317, dated 14th April, 1964.	Ministry of Finance.	Appointing Shri B. Sen, Collector of Customs, Madras, also to exercise the duties of the Collector of Customs in the jurisdiction of the Collector of Central Excise, Madras.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 15th April 1964

S.O. 1380.—In pursuance of clause (2) of article 222 of the Constitution, the President hereby makes the following order, namely —

That Shri Justice Kavasseri Vatakat Gopalakrishnan Nair, who was transferred from the High Court of Jammu and Kashmir to the High Court of Andhra Pradesh shall be entitled to receive in addition to his salary, a compensatory allowance at the rate of three hundred and fifty rupees per mensem for the period of his service after the 5th October, 1963, as a Judge of the High Court of Andhra Pradesh

[No 12/1/64-Jud I]

M G PIMPOTKAR, Jt Secy

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 7th April 1964

S.O. 1381.—In pursuance of clause (3) of article 77 of the Constitution and of all other powers enabling him in this behalf, the President hereby makes the following rule to amend the Delegation of Financial Powers Rules, 1958, namely —

1 The rules may be called the Delegation of Financial Powers Amendment Rules 1964

2 In the Delegation of Financial Powers Rules, 1958

(i) in Schedule I,

(a) under 'H—Ministry of Health', after item 1 and the entries relating thereto, the following shall be inserted and shall be deemed to have been inserted with effect from the 5th December, 1963 namely —

2 Chairman Town and Country Planning Organisation

(b) under 'I—Ministry of Home Affairs', for the existing item 7, the following shall be substituted and shall be deemed to have been substituted with effect from the 15th day of January, 1964, namely —

"7 Inspector General Central Reserve Police, New Delhi"

(ii) in the Annexure to Schedule V, for the existing paragraph (c) in column 4 against item number 11(i), the following shall be substituted, namely —

"(c) in respect of fees of Government pleaders appointed by the Government of India in the Ministry of Law under clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908) or of State Law Officers, where the fees payable are in accordance with the scale of fees fixed by the High Court, or State Government or any law for the time being in force or are settled or determined by the Ministry of Law, as the case may be"

[No F1(3)-E II(A)/64]

R K AGARWAL Dy Secy

(Department of Economic Affairs)

New Delhi, the 14th April 1964

S.O. 1382.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation

of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Gauhati Bank Ltd., Gauhati in respect of the undernoted properties held by it, till the 15th March, 1965.

1. 36B-19L of land; Patta No. 39, Mauza—Karara, Vill—Majgaon.
2. 6B-1K-3L of land; Patta No. 16.
3. 14B-5K-15L of land; Patta No. 73, Mauza—Demoria.
4. 1B-17½L of land; Mauza—Ramsarani.
5. 23B-4L of land; Patta No. 3, Mauza—Pubborbhag.
6. 22B-1K-5L of land; Patta No. 91, Mauza—Upperborbhag.
7. 18B-4K-8L of land; Patta No. 203, Mauza—Barnodi.
8. 4B-OK-8L of land; Patta No. 40, Vill—Barpanara, Karara.
9. 4B-4K-11L of land; Patta Nos. 8, 77, 79, 82, & 88, Mauza—Khata.
10. 20B-4K-1L of land; Patta Nos. 56, 78, 138, 77, 137 and 58, Mauza—Barnodi.
11. 6B-4K-4L of land; Patta Nos. 260 (216) and 13, Mauza—Silasundarighopa and Beltola.
12. 2B-10L of land; Patta No. 451, North Gauhati.
13. 65B-1K-9L of land; Patta No. 27, Mauza—Demoria.
14. 6B-14L of land; Patta Nos. 84 and 85, Mauza—Upperborbhag.
15. 2B of land; Patta No. 88, Mauza—Bahjani.

[No. F. 15(9)-BC/64.]

B. J. HEERJEE, Under Secy.

MINISTRY OF INTERNATIONAL TRADE

New Delhi, the 15th April 1964

S.O. 1383.—In exercise of the powers conferred by Section 4 of the Coir Industry Act, 1953 (45 of 1953) read with sub-rule (1) of rule 5 of the Coir Industry Rules, 1954, the Central Government hereby makes the following amendment to the Ministry of Commerce and Industry's notification No. S.O. No. 2958 dated the 22nd July, 1963, namely:—

For "Shri T. S. Krishnamurthy, Chief Development and Liaison Officer for coconut, Arccanut, Spices and Cashewnuts, Dewan's Road, Ernakulam", occurring at Sl. No. 3 under item (g) "Such other persons or class of persons who, in the opinion of the Central Government ought to be represented on the Board", the following shall be substituted, namely:—

"Secretary, Indian Central Coconut Committee, Ernakulam (South India)".

[F. No. 2(2)/63-EPTC.]

S. BANERJEE, Dy. Secy.

New Delhi, the 15th April 1964

S.O. 1384.—The Central Government, having considered in consultation with the Forward Markets Commission, the application for renewal of recognition made under section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) by The Punjab Company Limited, Kikar Bazar, Bhatinda, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants, in exercise of the powers conferred by section 6 of the said Act, recognition to the said Company for a further period of three years from the 28th April, 1964 upto the 27th April, 1967, both days inclusive, in respect of forward contracts in rapeseed and mustardseed.

2. The recognition hereby granted is subject to the condition that the said Company shall comply with such directions as may from time to time be given by the Forward Markets Commission.

[No. 34(3)-Com(Genl)(FMC)/64.]

M. L. GUPTA, Under Secy.

(Office of the Joint Chief Controller of Imports and Exports)
(Central Licensing Area)

New Delhi, the 15th January, 1964

ORDER

S.O. 1385.—Whereas M/s. Mulkh Raj Amar Chand, Kanak Mandi, Jammu Tawi were issued Import Licence No. E.117218/62/EI/CCI/D/QL-I dated 29th July 1963 valued at Rs. 375/- for import of Sodium Bicarbonate from General Area, by the Deputy Chief Controller of Imports & Exports Central Licensing Area, New Delhi, through inadvertance and mistake.

Whereas the Deputy Chief Controller of Imports & Exports issued Notice No. 3(5)/AM'64/Pol/CLA/923, dated 20th November, 1963 to the licensee calling upon them to show cause against the cancellation of the said licence under Clause 9 of the Imports (Control) Order, 1955.

Whereas M/s. Mulkh Raj Amar Chand, Kanak Mandi, Jammu Tawi have not furnished any ground or cause against the Notice of the Cancellation of the licence in question.

Now, therefore, in exercise of the powers conferred by Clause 9 of the Imports (Control) Order, 1955 the Joint Chief Controller of Imports & Exports, Central Licensing Area, New Delhi, hereby cancel the said licence No. E.117218/62/EI/CCI/D/QL-I dated 29th July 1963 issued to M/s. Mulkh Raj Amar Chand, Kanak Mandi, Jammu Tawi.

[No. 3(5)/AM'64/Pol/CLA/1045.]

S. K. SEN, Jt. Chief Controller.

MINISTRY OF INDUSTRY

CORRIGENDUM

New Delhi, the 16th April 1964

S.O. 1386.—In the Ministry of Industry Order No. S.O. 1269/IDRA/6/21, dated the 1st April, 1964 published in Part II, Section 3, Sub-section (ii) of the Gazette of India, dated the 11th April, 1964, for the existing entry No. 1 relating to Shri Prahu V. Mehta, the following entry shall be substituted, namely:—

Chairman

1. Shri Prabhu V. Mehta,
Chairman,
Textile Machinery Manufacturers' Association,
Brabourne Stadium,
87, Veer Nariman Road,
Bombay-1.

[No. 2(5)-Dev. Councils/64.]

C. BALASUBRAMANIAM, Dy. Secy.

(Indian Standards Institution)

New Delhi, the 10th April 1964

S.O. 1387.—In pursuance of the provisions of sub-rule (2) of rule 3 of the Indian Standards Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Indian Standards given in the Schedule hereto annexed have been established during the quarter ending 31st March 1964.

THE SCHEDULE

Sl. No.	No. of Indian Standard	Title of Indian Standard
1	IS: 4-1963 . . .	Guide for Layout of Learned Periodicals (<i>Revised</i>)
2	IS: 32-1963 . . .	Code for Seaworthy Packaging of Woollen and Worsted Cloth and Yarn (<i>Revised</i>)
3	IS: 276-1963 . . .	Specification for Plain Austenitic Manganese Steel Castings (<i>Revised</i>)

Sl. No.	No. of Indian Standard	Title of Indian Standard
4	IS: 302-1963	General and Safety Requirements for Light Electrical Appliances (<i>Second Revision</i>)
5	IS: 320-1962	Specification for High Tensile Brass Rods and Sections (<i>Revised</i>)
6	IS: 402-1964	Specification for Chisels (<i>Revised</i>)
7	IS: 416-1963	Specification for Cricket and Hockey Balls (<i>Revised</i>)
8	IS: 439-1963	Specification for Hard Coke
9	IS: 503-1963	Specification for Alloy Austenitic Manganese Steel Castings (<i>Revised</i>)
10	IS: 510-1964	Specification for Blacksmith's Anvils (Cast Steel) (<i>Revised</i>)
11	IS: 513-1963	Specification for Cold Rolled Carbon Steel Sheets (<i>Revised</i>)
12	IS: 542-1963	Specification for Coconut Oil (<i>Revised</i>)
13	IS: 544-1963	Specification for Groundnut Oil (<i>Revised</i>)
14	IS: 545-1963	Specification for Mahua Oil (<i>Revised</i>)
15	IS: 545-1963	Specification for Mustard Oil (<i>Revised</i>)
16	IS: 547-1963	Specification for Sesame Oil (<i>Revised</i>)
17	IS: 623-1963	Specification for Bicycle Frames (<i>Revised</i>)
18	IS: 625-1963	Specification for Bicycle Handle Bars (<i>Revised</i>)
19	IS: 649-1963	Methods of Testing Steel Sheets for Magnetic Circuits of Power Electrical Apparatus (<i>Revised</i>)
20	IS: 653-1962	Specification for Sheet Linoleum (<i>Revised</i>)
21	IS: 670-1963	Specification for Serge, Worsted, Dyed (Superior) (<i>Revised</i>)
22	IS: 671-1963	Specification for Serge, Battle Dress (Drab Mixture) (<i>Revised</i>)
23	IS: 672-1963	Specification for Serge, White, Lining (<i>Revised</i>)
24	IS: 676-1963	Specification for Bunting, Worsted (<i>Revised</i>)
25	IS: 677-1963	Specification for Cloth, Drab Mixture, Woollen (Water Resistant) No. 1 (<i>Revised</i>)
26	IS: 678-1963	Specification for Cloth, Drab Mixture, Woollen (Water Resistant) No. 2 (<i>Revised</i>)
27	IS: 679-1963	Specification for Great Coat Cloth, Woollen (<i>Revised</i>)
28	IS: 680-1963	Specification for Cloth, Barathia (<i>Revised</i>)
29	IS: 697-1963	Specification for Woollen Druggets for Export (<i>Revised</i>)
30	IS: 729-1963	Specification for Drawer Locks, Cupboard Locks and Box Locks (<i>Revised</i>)
31	IS: 731-1963	Specification for Porcelain Insulators for Overhead Power Lines (3.3 kV and Above) (<i>Revised</i>)
32	IS: 771-1963	Specification for Glazed Earthenware Sanitary Appliances (<i>Revised</i>)
33	IS: 780-1963	Specification for Sluice Valves up to 300 mm Size for Waterworks Purposes (Inside Screw Non-Rising Spindle Type) (<i>Revised</i>)
34	IS: 807 (Part I)-1963	Code of Practice for Design, Manufacture, Erection and Testing of Cranes and Hoists Part I Structural Portion
35	IS: 961-1962	Specification for Structural Steel (High Tensile) (<i>Revised</i>)
36	IS: 965-1963	Equivalent Metric Units for Scales Dimensions and Quantities in General Construction Work (<i>Revised</i>)
37	IS: 1019-1963	Specification for Rim Latches (<i>Revised</i>)
38	IS: 1020-1963	Conversion Tables for Ordinary Use (<i>Revised</i>)
39	IS: 1079-1963	Specification for Hot Rolled Carbon Steel Sheet and Strip (<i>Revised</i>)
40	IS: 1305-1963	Specification for Graphite for Use as Foundry Facing Material (<i>Revised</i>)
41	IS: 1699 (Part II)-1963	Methods of Sampling and Test for Coal Tar Food Colours, Part II
42	IS: 1923-1963	Specification for Cotton Selvage Tape for Electrical Insulation Purposes (<i>Revised</i>)
43	IS: 2120-1963	Specification for 15-Ampere Tumbler Switches (<i>Revised</i>)
44	IS: 2151-1963	Specification for Carbide Tipped Single Point Turning Tools

Sl. No.	No. of Indian Standard	Title of Indian Standard
45	IS: 2249-1963 . . .	Specification for Adhesives (Liquid) for Leather Beltings
46	IS: 2341-1963 . . .	Specification for Large Metric Capacity Calibrating Measures (Non-Tilting Type)
47	IS: 2386 (Part VII)-1963 . . .	Methods of Test for Aggregates for Concrete Part VII Alkali Aggregate Reactivity
48	IS: 2440-1963 . . .	Code of Practice for Daylighting of Buildings
49	IS: 2460-1963 . . .	Specification for Pommel Horse, Vaulting Horse and Vaulting Buck Used in Gymnastics
50	IS: 2453-1963 . . .	Specification for Rings used in Gymnastics
51	IS: 2471-1963 . . .	Methods of Test for Metal Containers
52	IS: 2505-1963 . . .	Specification for Concrete Vibrators, Immersion Type
53	IS: 2511-1963 . . .	Specification for Polycrystalline Semi-Conductor Rectifier Stacks
54	IS: 2513-1963 . . .	Boundary Dimensions for Rolling Bearings for General Engineering Purposes
55	IS: 2515 (Part I Sec 2)-1963 . . .	Specification for Alternating Current Circuit-Breakers Part I Requirements Sec 2 Voltage Range 1000 to 11000 Volts
56	IS: 2517-1963 . . .	Specification for Bright Bars for Threaded Components
57	IS: 2519-1963 . . .	Specification for Calcium Stearate for Cosmetic Industry
58	IS: 2520-1963 . . .	Specification for Zinc Stearate for Cosmetic Industry
59	IS: 2521-1963 . . .	Specification for Magnesium Stearate for Cosmetic Industry
60	IS: 2526-1963 . . .	Code of Practice for Acoustical Design of Auditoriums and Conference Halls
61	IS: 2527-1963 . . .	Code of Practice for Fixing Rain-Water Gutters and Downpipes for Roof Drainage
62	IS: 2530-1963 . . .	Methods of Test for Polyethylene Moulding Materials and Polyethylene Compounds
63	IS: 2534-1963 . . .	Specification for Carbide Tipped Dead Centres
64	IS: 2535-1963 . . .	Basic Rack, Modules and Diametral Pitches of Cylindrical Gears for General Engineering
65	IS: 2536-1963 . . .	Specification for Mutton and Goat Flesh—Fresh, Chilled and Frozen
66	IS: 2537-1963 . . .	Specification for Beef and Buffalo Flesh—Fresh, Chilled and Frozen
67	IS: 2539-1963 . . .	Specification for Plane Tables
68	IS: 2545-1963 . . .	Specification for Vegetable Tanned Lizardskins
69	IS: 2546-1963 . . .	Specification for Galvanized Mild Steel Fire Bucket
70	IS: 2547-1963 . . .	Specification for Gypsum Building Plaster
71	IS: 2549-1963 . . .	Code for Classification of Processed Ferrous Scrap
72	IS: 2551-1963 . . .	Danger Notice Plates
73	IS: 2552-1963 . . .	Specification for Steel Drums (Galvanized and Un-galvanized)
74	IS: 2554-1963 . . .	Specification for Cast Iron Angle Plates
75	IS: 2555-1963 . . .	Specification for Official Test Insecticide (OTI)
76	IS: 2556-1963 . . .	Specification for Vitreous Sanitary Appliances (Vitreous China)
77	IS: 2557-1963 . . .	Specification for Annatto Colour for Food Products
78	IS: 2558-1963 . . .	Specification for Ponceau 4R
79	IS: 2559-1963 . . .	Specification for Garden Rake
80	IS: 2560-1963 . . .	Specification for Rubber-Based Adhesives for Tyres & Tubes, non-curing
81	IS: 2561-1963 . . .	Specification for Rubber-Based Adhesives for the Automobile Industry
82	IS: 2562-1963 . . .	Specification for Rubber-Based Adhesives for Tyres and Tubes, Curing
83	IS: 2563-1963 . . .	Specification for Hedge Shears, Straight-edge Type
84	IS: 2564-1963 . . .	Specification for Blade Harrow, Guntaka Type
85	IS: 2565-1963 . . .	Specification for Ridger, Animal Drawn
86	IS: 2566-1963 . . .	Specification for B-Twill Jute Bags (For Packing Foodgrains)

Sl. No.	No. of Indian Standard	Title of Indian Standard
87	IS: 2567-1963	Specification for Malathion Emulsifiable Concentrates
88	IS: 2568-1963	Specification for Malathion Dusting Powders
89	IS: 2569-1963	Specification for Malathion Water Dispersible Powder Concentrates
90	IS: 2570-1963	Specification for Methyl Parathion Technical
91	IS: 2571-1963	Code of Practice for Laying in-Situ Cement Concrete Flooring
92	IS: 2572-1963	Code of Practice for Construction of Hollow Concrete Block Masonry
93	IS: 2573-1963	Specification for Leather Gauntlets for Welders
94	IS: 2574-1963	Specification for Leather Gauntlets for Workers in Iron and Steel Industry
95	IS: 2575-1963	Specification for Leather Mittens for Workers in Iron and Steel Industry
96	IS: 2576-1963	Specification for Dry Batteries for Transister Radio Receivers
97	IS: 2577-1963	Specification for Cartridge Fuse-Links for Automobiles
98	IS: 2578-1963	Specification for Squash Racket Frames
99	IS: 2579-1963	Specification for Box Back Blanks for Cotton Looms
100	IS: 2581-1963	Specification for Round Strand Galvanized Steel Wire Ropes for Shipping Purposes
101	IS: 2584-1963	Method of Test for Electric Strength of Solid Insulating Materials at Power Frequencies
102	IS: 2587-1964	Specification for Pipe Vices (Open Side Type and Fixed Sides Type)
103	IS: 2588-1964	Specification for Blacksmith's Vices
104	IS: 2590-1964	Specification for Primary Aluminium Ingots for Remelting for General Engineering Purposes
105	IS: 2591-1964	Specification for Hot Rolled Bars for Threaded Components
106	IS: 2601-1964	Specification for Brass Anodes for Electroplating
107	IS: 2602-1964	Specification for Cadmium Anodes for Electroplating
108	IS: 2604-1964	Specification for Lead Anodes for Electroplating

[No. MD/13:3]

S. O. 1388.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that amendment(s) to the Indian Standard(s), given in the Schedule hereto annexed, have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard amended.	No. & Date of Gazette Notification in which the establishment of the Indian Standard was notified.	No. & date of the Amendment.	Brief particulars of the Amendment.	Date from which the Amendment shall have effect.
1	2	3	4	5	6
1	IS: 1695-1960 Specification for Sunset Yellow FCF	S. O. 814 dated 15 April 1961.	No. 1 February 1964	(i) The existing sub-clause 3.1.3 has been substituted by a new one;	Immediate effect.

1	2	3	4	5	6
				(ii) The existing clause 3·2] has been substituted by a new one;	
				(iii) Sub-clause 5·2·1, item(h)—Delete the item.	
2	IS : 1696-1960 Specification for Amaranth	S. O. 570 ¹ dated 18 March 1961	No. 1 February 1964	(i) The existing sub-clause 3·1·3 has been substituted by a new one;	Immediate effect.
				(ii) The existing clause 3·2 has been substituted by a new one;	
				(iii) Sub-clause 5·2·1, item (h)—Delete the item.	

Copies of these amendment slips are available, free of cost, with the Indian Standards Institution, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhoy Naoroji Road, Bombay-1, (ii) Third Floor 11 Sooterkin Street, Calcutta-13, (iii) Second Floor, Sathyamurthi Bhavan, 54, General Patters Road, Madras-2, and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13 : 5].

S. K. SEN,

Head of the Certification Marks Department.

MINISTRY OF STEEL, MINES AND HEAVY ENGINEERING

(Department of Mines and Metals)

ORDER

New Delhi, the 13th April 1964

S.O. 1389.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendments to the Order of the Government of India in the late Ministry of Production No. S.R.O. 1185, dated the 2nd April, 1957, namely:—

In the Schedule annexed to the said Order, in column (2), against Serial Number 4,

(a) after item (ii), the following item shall be inserted, namely:—

“(iii) Additional Director, Food and Supplies, Punjab.”

(b) the existing items (iii), (iv), (v), (vi), (vii), (viii), (ix), (x) and (xi) shall respectively be re-numbered as (iv), (v), (vi), (vii), (viii), (ix), (x), (xi) and (xii).

[No. 11/2/64-CI.]

S. KRISHNASWAMY, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 13th April 1964

S.O. 1390.—Whereas Dr. D. Bhatia, F.R.C.S., Director, Health Services, Punjab, has been nominated under clause (e) of section 3 of the Dentists Act, 1948 (16 of

1948), by the Government of Punjab, to represent that State on the Dental Council of India;

Now, therefore, in pursuance of the provisions of section 3 of the said Act, the Central Government hereby appoints Dr. D. Bhatia, as a member of the Dental Council of India, constituted by it in pursuance of the said section and makes the following further amendment in the Notification of the Government of India in the Ministry of Health No. F. 3-2/62-MII, dated the 17th October, 1962, namely:

In the said Notification, in the entries under the heading "Nominated under sub-section (e) of section 3", for entry 10, the following entry shall be substituted, namely:—

"10. Dr. D. Bhatia, F.R.C.S., Director, Health Services, Punjab, Chandigarh."

[No. F. 3-48/63-MPT.]

New Delhi, the 15th April 1964

S.O. 1391.—Whereas the Indian Nursing Council has, in pursuance of section 10 of the Indian Nursing Council Act, 1947 (48 of 1947), (hereinafter referred to as the said Act), by a resolution passed at its meeting held on the 2nd May, 1963, declared that the nomenclature of the recognised qualifications of the College of Nursing, New Delhi, specified in column (1) below be changed with immediate effect to those specified in column (2) thereof:—

(1)	(2)
1. Certificate of examination in Nursing Administration Course.	Diploma in Nursing Administration.
5. Certificate of Examination in Sister Tutor Course.	Nursing Tutors Diploma.
6. Certificate of Examination in Midwife Tutor Course.	Midwife Tutors Diploma.

Now, therefore, in pursuance of sub-section (2) of section 15 of the said Act the Central Government hereby makes the following amendments to the Schedule to the said Act, namely:—

In Part II of the said Schedule, against serial No. 2 of the Table,

(i) against items 4, 5 and 6 in the second column the following entry shall be inserted, namely:—

"When granted on or before the 30th June, 1961" and

(ii) after item 6 in the second column, the following items shall be inserted as items 7, 8 and 9 namely:—

7. Diploma in Nursing Administration.
8. Nursing Tutors Diploma.
9. Midwife Tutors Diploma.

[No. F. 27-48/63-MPT.]

S.O. 1392.—Whereas the Indian Nursing Council has, in pursuance of section 10 of the Indian Nursing Council Act, 1947 (48 of 1947) (hereinafter referred to as the said Act), by a resolution passed at its meeting held on the 2nd May, 1963, declared that the nomenclature of recognised qualifications of the College of Nursing, New Delhi, specified in Column (1) below be changed with immediate effect to those specified in Column (2) thereof:—

(1)	(2)
(4) Certificate of Examination in Nursing Administration Course.	Diploma in Nursing Administration.
(5) Certificate of Examination in Sister Tutor Course.	Nursing Tutors Diploma.
(6) Certificate of Examination in Midwife Tutor Course.	Midwife Tutors Diploma.

Now, therefore, in pursuance of sub-section (1) of section 15 of the said Act, the above declaration made under section 10 of the said Act is hereby published in the Gazette of India for general information.

[No. F. 27-48/63-MPT(A).]

New Delhi, the 17th April, 1964.

S.O. 1393.—Whereas the Osmania University has, in pursuance of the provisions of clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956), elected from amongst the members of the medical faculty of that university, Dr. M.Y. Ansari, M.B., B.S., Ph. D., M.R.C.S., Dean, Faculty of Medicine and Principal, Institute of Medical Sciences, Osmania Medical College, Hyderabad, as a member of the Medical Council of India *vice* Dr. Bankat Chandra, who has ceased to be its member under sub-section (3) of section 7 of the Act;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3, read with sub-section (4) of section 7, of the Indian Medical Council Act, 1956, the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Health No. F. 5-13/59-MI, dated the 9th January, 1960, namely:—

In the said Notification, under the heading "Elected under clause (b) of sub-section (1) of section 3", for the entries against serial No. 12, the following entries shall be substituted, namely:—

"Dr. M. Y. Ansari, M.B., B.S., Ph.D. M.R.C.S., Dean Faculty of Medicine and Principal, Institute of Medical Sciences, Osmania Medical College, Hyderabad".	Osmania University.
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[No. F. 5-9/63-MI/MPT.]

B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF IRRIGATION & POWER

New Delhi, the 8th April 1964

S.O. 1394.—In exercise of the powers conferred by sub-section 2(c) of Section 36 A of the Indian Electricity Act, 1910 (No. 9 of 1910) and in partial modification of this Ministry's Notification No. EL.II-4(4)/59, dated the 18th November, 1959, the Central Government hereby nominates Shri J. R. Handa, Chief Engineer, Delhi Electric Supply Undertaking, to represent the Union Territory of Delhi as member of the Central Electricity Board *vice* Shri T. N. Idnani.

[No. EL.II-8(5)/63.]

V. B. ESWARAN, Dy. Secy.

MINISTRY OF WORKS, HOUSING & REHABILITATION

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

ORDER

New Delhi, the 14th April 1964

S.O. 1395.—In the Order issued in pursuance of rule 76-A of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955 *vide* Notification No. F. 15(27)Pol.I/60(Comp & Prop), dated the 3rd February, 1964, for the words and figures "31st March, 1964", the words and figures "30th September, 1964", shall be substituted.

[No. F. 15(27)/Pol.I/60(Comp. & Prop.).]

M. J. SRIVASTAVA,
Settlement Commissioner & *Ex-Officio*,
Under Secy.

DELHI DEVELOPMENT AUTHORITY

New Delhi, the 14th April 1964

S.O. 1396.—In pursuance of the provisions of sub-section (4) of Section 22 of the Delhi Development Act, 1957 the Delhi Development Authority has replaced at the disposal of the Central Government of land described in the schedule below for placing it at the disposal of the Land and Development Officer, Ministry of Works, Housing and Rehabilitation Government of India, New Delhi for further transfer to the Municipal Corporation, Delhi for the construction of their Zonal office building

SCHEDULE

Piece of land measuring 3158.5 sq yds bearing khasra/Plot No /Nos 1-1167/2-169/5-1/57 situated in *Qadam Sharif Estate*

The above piece of land is bounded as follows —

NORTH Nazul land
SOUTH Idgah Road
EAST Police Station
WEST Road

[No L 2(76)/60]

S.O. 1397.—In pursuance of the provisions of sub-section (4) of Section 22 of the Delhi Development Act, 1957, the Delhi Development Authority has replaced at the disposal of the Central Government the land described in the schedule below for placing it at the disposal of the Land and Development Officer, Ministry of Works, Housing and Rehabilitation Government of India, New Delhi for further transfer to the CPWD for construction of a road connecting Chiragah Delhi, Kalkaji Road to Ring Road

SCHEDULE

Piece of land measuring 9 Bighas bearing khasra Nos 1487 Min, 1491 Min, 1490 Min 1489 Min 1981 Min, 1488 Min and 1982 Min situated in *Aliganj Estate*

The above piece of land is bounded as follows —

NORTH Nazul Land
SOUTH Nazul Land
EAST Acquired Land
WEST Abadi Lajpat Nagar

[No L 2(72)/62]

R K VAISH, Secy

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 14th April 1964

S.O. 1398.—In exercise of the powers conferred by sub-section (1) of section 10 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby appoints Shri M K Bhatnagar, Assistant Commissioner (Accounts) of the Coal Mines Provident Fund as an Inspector for the purposes of the Coal Mines Provident Fund Schemes and the Coal Mines Bonus Schemes referred to in the notification of the Government of India in the Ministry of Labour and Employment No S O 904, dated the 4th March, 1964, and in relation to the coal mines in the States specified therein and makes the following amendments in the said notification, namely —

In the said notification—

- (i) after the entry "(7) Shri R. K. Ram, Assistant Commissioner, Coal Mines Provident Fund", the following entry shall be inserted, namely:—
- "(8) Shri M K Bhatnagar, Assistant Commissioner (Accounts), Coal Mines Provident Fund",

- (ii) Serial numbers (8) to (21) shall be re-numbered as (9) to (22) respectively.

[No. 2(350)/63-PF-I.]

P. D. GAIHA, Under Secy.

New Delhi, the 14th April 1964

S.O. 1399.—In exercise of the powers conferred by sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints Shri Yogendra Singh, as Inspector of Mines subordinate to the Chief Inspector of Mines and makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment S.O. 531, dated the 2nd March, 1961, namely:—

In the said notification, the following entry shall be added at the end, namely:—

“(64) Shri Yogendra Singh”.

[No. 8/9/62/MI.]

R. C. SAKSENA, Under Secy.

New Delhi, the 14th April 1964

S.O. 1400.—In exercise of the powers conferred by sub-section (2) of section 5 read with section 9 of the Dock Workers (Regulation of Employment) Act, 1948, the Central Government hereby appoints the Deputy Secretary, Ministry of Transport (Ports), as a member representing the Central Government on the Dock Workers Advisory Committee, *vice* Shri K. Narayanan, Deputy Secretary, Ministry of Transport and Communications (Department of Transport), New Delhi, and makes the following amendment in the notification of the Government of India, in the Ministry of Labour and Employment No. S.O. 2433, dated the 17th August, 1963, namely:—

In the said notification, under the heading “*Members representing the Central Government*”, for item (2), the following item shall be substituted, namely:—

“(2) The Deputy Secretary, Ministry of Transport (Ports)”.

[No. 528/75/64-Fac.]

S.O. 1401.—In exercise of the powers conferred by sub-section (1) and (2) of section 8 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following rules further to amend the Dock Workers (Advisory Committee) Rules, 1962, namely:—

1. These Rules may be called the Dock Workers (Advisory Committee) Amendment Rules, 1964.

2. In the Dock Workers (Advisory Committee) Rules, 1962, in sub-rule (1) of rule 3, for item (ii), the following item shall be substituted, namely:—

“(ii) A representative of the Ministry of Transport”.

[No. 528/75/64-Fac.]

K. D. HAJELA, Under Secy.

New Delhi, the 15th April, 1964.

S.O. 1402.—In pursuance of section 17 of the Industrial Disputes Act, 1947, (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay, in the industrial dispute between the employers in relation to the Burhar and Amlai Collieries, Post Office Dhanpuri, District Shahdol, Madhya Pradesh, and their workmen which was received by the Central Government on the 10th April, 1964.

ANNEXURE 'A'

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE No. CGIT. 5 OF 1963

Employers in relation to the Burhar and Amlai Collieries, P.O. Dhanpuri.

AND

Their Workmen.

PRESENT:

Shri Salim M. Merchant.—*Presiding Officer.*

APPEARANCES:

For the employers.—Shri A. K. Moitra, Labour Officer, with Shri T. C. Verma, Labour and Welfare Officer.

For the workman.—Shri Krishnapal Singh, President, Shri Raghavendra Singh, Vice-President, and Shri Laxami Chand Gupta, General Secretary of the Burhar Colliery Mazdoor Sabha.

INDUSTRY: Coal Mining

STATE: Madhya Pradesh.

Dated Camp Jabalpur, the 8th day of April, 1964.

AWARD

The Central Government by the Ministry of Labour and Employment's Order No. 5/32/62-LRII, dated 19th February, 1963, made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947), was pleased to refer the industrial dispute between the parties above-named in respect of the subject matters specified in the following schedule to the said order to me for adjudication:

SCHEDULE

“Whether the management of Messrs Rewa Coalfields Limited was entitled to transfer Shri Sampat Kumar Singh, compounder, Burhar Colliery Hosiptal, to the East Denger Chickli Colliery Hosiptal owned by Messrs Panch Valley Coal Company Limited? If so, was the transfer illegal and *mala fide*? If so, to what relief is Shri Sampat Kumar Singh entitled?”

2. After the usual notices were issued, the General Secretary, Burhar Colliery Mazdoor Sabha, filed his Written Statement of Claim dated 20th July, 1963. The Company had filed a formal Written Statement dated 12th July 1963, and at the hearing of the dispute at Jabalpur on 21st February, 1964, it applied for a copy of the written statement of the Union and the Union was directed to serve the same to enable the Company to file its written statement and the hearing was adjourned to 6th April, 1964, at Jabalpur.

3. At the hearing of the dispute at Jabalpur on 6th April, 1964, the parties filed a joint application of that date recording the terms of settlement which had been reached between them and prayed that an award be made in terms thereof. A copy of this application of the parties is annexed hereto and marked annexure 'A'. As I am satisfied that the terms of the settlement reached between the parties are fair and reasonable, I make an award in terms thereof and the said application shall form part of this award.

4. No order as to costs.

Sd./- SALIM M. MERCHANT,
Presiding Officer.

ANNEXURE 'A'

BEFORE THE PRESIDING OFFICER, INDUSTRIAL TRIBUNAL CENTRAL GOVT., BOMBAY

REF:—No. CGIT-5 of 1963.

In the matter of industrial dispute between the employers in relation to Burhar & Amlai collieries P.O. Dhanpuri and their workmen represented by Burhar colliery Majdoor Sabha P.O. Dhanpuri.

Terms of the Settlement of the above Dispute.

1. As a gesture of goodwill and in order to maintain good labour management relationship it has been agreed as follow:—

- (i) It has been agreed that Shri Sampat Kumar Singh will be posted at Umaria colliery as a compounder.
- (ii) It has been agreed that the period of absence from the date of his transfer till the date of his posting at Umaria colliery will be treated as leave without pay and also it will in no way affect his condition of service right of increment if any and promotion.
- (iii) It has been decided that a lumpsum amount of Rs. 2,500 (Rs. Two thousand and five hundred only) will be paid to Shri Sampat Kumar Singh in full and final settlement of all his claims.
- (iv) It has been decided that Shri Sampat Kumar Singh shall be required to report for duty to the Agent, Umaria colliery within seven days from date, failing which he will be treated as having lost lien on his employment.
- (v) It has been decided that the case will be treated as closed.

2. The parties therefore pray that the settlement be recorded and award passed accordingly.

Signature:—

For Burhar Colliery Majdoor Sabha,
P. O. Dhanpuri.

For Employers M/s. Shaw Wallace &
Co. Ltd. P.O. Parasias, Distt. (Chhind-
wara) M.P.

[No. 5/32/62-LR. II.]

S.O. 1403.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Bhelatand Colliery, Post Office Sijua, District Dhanbad and their workmen, which was received by the Central Government on the 9th April, 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

In the matter of a Reference under Section 10(2) of the Industrial Disputes Act, 1947 (XIV of 47).

REFERENCE No. 35 OF 1962

PARTIES:

Employers in relation to the Bhelatand Colliery, Post Office Sijua, Dhanbad District.

AND

Their workmen represented by the Colliery Mazdoor Sangh, Katras Road, Dhanbad.

PRESENT:

Shri Raj Kishore Prasad, M.A., B.L.,—*Presiding Officer.*

APPEARANCES:

For the Employers.—Sarvashree G. Prasad, Chief Personnel Officer and S. N. Singh, Legal Assistant.

For the workmen.—Shri S. Das Gupta, Secretary, Colliery Mazdoor Sangh.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad, dated the 28th March, 1964

AWARD

Ministry of Labour and Employment, Government of India, by its Order No. 8/75/62-LR/II, dated 28th September, 1962, referred under Section 10(2) of the Industrial Disputes Act, 1947, specified matters of industrial disputes between the employers in relation to Bhelatand Colliery and their workmen, represented by

Colliery Mazdoor Sangh, on their joint application to the Central Government for reference to a Tribunal to this Tribunal for adjudication. The matters of dispute were specified in the said joint application. This reference was received by this Tribunal on 13th October, 1962.

2. The specified matters in dispute between the aforesaid parties, which were referred for adjudication to this Tribunal and which are specified in the schedule attached to the letter of reference, are in the following terms:

- “(a) Whether the workmen should be paid any extra remuneration as difficulty allowance for working in 3½ feet high 16A Seam and if so what should be quantum.
- (b) Whether the workmen would be justified in refusing to work in 16A Seam,
 - (i) if no difficulty allowance is paid;
 - (ii) even if difficulty allowance is assured.”.

3. The workmen, through their Union, Colliery Mazdoor Sangh, filed the statement of the workmen on 27th December, 1962, whereas the management filed its written statement on 30th April, 1963. It is however not necessary to state the respective cases of the parties because the matter has been amicably settled between them as mentioned below.

4. On 5th September, 1963, both the parties filed a joint petition saying that since the question of revision of rates of all the categories of employees is pending with the Coal Wage Board for decision both the employers and employees request to adjourn the hearing pending the decision of the Wage Board, and, in the meantime the employers will not work that particular 16A Seam where difficulty allowance is to be paid.

5. On 3rd January, 1964, both the parties again filed a joint petition in which they referred to their earlier petition dated 5th September, 1963, and asked for adjournment of the reference pending award of the Wage Board for Coal Industry.

6. Today on 28th March, 1964, the management filed a petition saying that the subject matter of the present reference, which is payment of difficulty allowance, is also pending before the Wage Board constituted for the Coal Industry, and all the collieries are parties to it and that the difficulty allowance is not prevalent in the coal industry, and, therefore, an earlier decision in the present reference would adversely affect the coal industry in general, and as such, it was prayed that the present reference may be stayed till the award of the Wage Board or in the alternative to make all the Collieries parties to the present reference as the dispute was of such a nature that all the Collieries are interested in it and will be affected by the decision in this reference.

7. Subsequently, both the parties filed a joint petition on 28th March, 1964, to the effect that they both agreed that they will abide by the award to be given by the Wage Board which would be binding on the parties to this reference also, and, therefore, this reference may be disposed of in terms of the petition of compromise filed today.

8. In the circumstances, the reference is disposed of in terms of the petition of compromise, which is marked Annexure ‘A’ and an award in terms of it is passed and made a part of it.

9. The reference is accordingly answered in terms of the petition of compromise Annexure ‘A’ and with the consent of both the parties the item of dispute referred for adjudication to this Tribunal are answered in the manner indicated below:

- (a) the concerned workmen will be paid extra remuneration, as difficulty allowance for working in 16A Seam 3½ feet high at the rate which would be fixed by the Wage Board for Coal Industry which is pending;
- (b) that the right of the workmen to get extra remuneration as difficulty allowance for working in 3½ feet high 16A Seam which, as agreed to between the parties, will be governed by the award to be given by the Wage Board, will take effect from the date of the award to be given by the Wage Board as agreed to;
- (c) that as the management by its petition dated 5th September, 1963, had agreed, and, actually it has already stopped working of high 16A Seam where difficulty allowance is to be paid, the question of the workmen refusing to work in either of the two cases (i) and (ii) in the said Seam does not arise.

10. This is the award which I make and submit to the Government of India under Section 15 of the Act.

Sd./- RAJ KISHORE PRASAD,
Presiding Officer,
Central Government Industrial Tribunal,
Dhanbad.

ANNEXURE "A"

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

REF. No. 35 OF 1962.

PARTIES:

Employers in relation to Bhelatand Colliery of M/s. Tata Iron and Steel Co. Ltd., Jamadoba, Jealgora, Dhanbad.

AND

Their workmen represented by the Colliery Mazdoor Sangh, Dhanbad.

1. That the payment of difficulty allowance which is subject matter of this reference, is also one of the matters pending before the Wage Board.

2. That the above named parties jointly agree to accept the award of the Wage Board in the above matters.

3. That the above named parties further jointly agree that the date of payment of difficulty allowance to the workmen concerned will be the date from which the award of the Wage Board becomes operative.

The above named parties hereby jointly submit that therefore, reference No. 35 of 1962, be disposed of in terms of this petition by directing that the rights of workmen will be governed by the decision of the Wage Board.

Dated, the 28th March, 1964.

Sd./- RAJ KISHORE PRASAD,
Chief Personnel Officer,
Tata Collieries, Jamadoba,
Jealgora, Dhanbad.

Sd./- S. DAS GUPTA, Secy.,
Colliery Mazdoor Sangh, Dhanbad.

[No. 8/75/62-LR. II.]

S.O. 1404.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Girimint Colliery of Messrs. Bengal Coal Company Limited, Post Office Dishergarh, Burdwan and their workmen which was received by the Central Government on the 9th April, 1964.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

REFERENCE No. 17 OF 1963

PARTIES:

Employers in relation the Girimint Colliery Messrs. Bengal Coal Company Limited,

AND

Their workmen

PRESENT:

Shri L. P. Dave—Presiding Officer.

APPEARANCES:

On behalf of employers—Shri B. P. Kabi, Security Officer.

On behalf of workmen—Shri Kalyan Roy, Vice-President, Colliery Mazdoor Sabha,

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their Order No. 6/28/63-LRII dated 6th November 1963, have referred the industrial dispute existing between the employers in relation to the Girimint Colliery of Messrs Bengal Coal Company Limited and their workmen on the question whether the dismissal of Sarvashri Shamsuddin, Bhagirath and Ramkanta, was justified, and if not, to what relief they were entitled, for adjudication to this Tribunal.

2. When the matter came up for hearing before this Tribunal, the parties after some discussion entered into a compromise and produced a memorandum of settlement (copy appended herewith). The dispute relates to three loaders who were dismissed on the ground that they had assaulted an overman. Under the terms of the compromise, the workmen have apologised for their misconduct and the employers have thereupon agreed to reinstate them. Their reinstatement is to be in another colliery for a period of four months; but at the end of the four months, the workmen are to be transferred to the present colliery if their work and conduct are satisfactory. In my opinion, the compromise is fair and reasonable and I accept it.

In the result, I pass an award in terms of the compromise.

Dated the 7th April 1964:

Sd./- L. P. DAVE,
Presiding Officer.

**BEFORE THE HON'BLE CENTRAL GOVERNMENT
INDUSTRIAL TRIBUNAL: CALCUTTA
REFERENCE No. 17 OF 1963**

Management of Girimint Colliery

AND

Their workmen

Terms of Settlement

The parties aforesaid most respectfully beg to submit as under:

1. That the parties have amicably settled the matter in dispute before this Hon'ble Tribunal by mutual negotiations on the following terms:—
 - (a) that the three workmen concerned have apologised for their misconduct and in view thereof the management shall reinstate them in their former capacity in Chinakuri No. 1 & 2 Pit or Chinakuri No. 3 Pit within a week from this date.
 - (b) that the said workmen will not be entitled to any wages for the back period between their dismissal and reinstatement as mentioned above.
 - (c) that the said workmen will get continuity of their previous service and will get one quarter for the three of them at the Chinakuri colliery.
 - (d) that the workmen would be transferred to Girimint colliery after four months service at the Chinakuri colliery subject to their work and conduct there being satisfactory.
 - (e) that the said workmen would be proved with one quarter for all the three at the Chinakuri colliery during the period of service in that colliery.
 - (f) that the said workmen will report for work to the Manager, Chinakuri 1, 2 and 3 Pits within a week from this date.
 - (g) that the parties shall bear their own costs of these proceedings.
2. The parties pray that this Hon'ble Tribunal may be pleased to give its award in terms aforesaid.

B. P. KABI,
Security Officer,
for Management.
7th April 1964.

1. **KALYAN ROY,**
Vice-President,
Colliery Mazdoor Sabha,
for Workmen and for
Shri Bhagirath one of the
workmen herein concerned.
(who is absent to-day)
2. **L. T. I. of SHAMSUDDIN,**
3. **RAMKANTA.**

S.O. 1405.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Toposi Colliery and their workmen which was received by the Central Government on the 8th April, 1964.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

REFERENCE NO. 13 OF 1963

PARTIES:

Employers in relation to the Toposi Colliery and their workmen.

PRESENT:

Shri L. P. Dave—Presiding Officer.

APPEARANCES:

On behalf of employers—Shri P. K. Sanyal, Advocate.

On behalf of workmen—Shri Patit Paban Pathak.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their Order No. 6/22/63-LR-II dated 3rd September 1963, have referred the industrial dispute existing between the employers in relation to Toposi Colliery and their workmen in respect of the question whether the retrenchment of the 31 workmen (loaders) specifically named in the schedule to the order with effect from 26th August 1963 was legal and justified and if not, to what relief they were entitled, for adjudication to this Tribunal.

2. In response to notices issued by the Tribunal, the parties filed their written statements. The dispute related to the retrenchment of certain loaders by the management on the ground that there was no work for them. This fact was disputed by the workmen.

3. At the request and in the presence of the parties, the Tribunal visited the colliery. The Deputy Chief Inspector of Mines, Shri Ghose, was also present at the time by a special request. After visiting the colliery, Shri Ghose expressed certain views to the Tribunal and to the parties. In view of the views expressed by him, the parties have now entered into a compromise and produced a memorandum of settlement (copy appended herewith).

4. Under the terms of the settlement, the retrenchment of the workmen is to stand but the employers are to pay them a further sum amounting to 15 days' wages to each of them. The employers have also agreed to give preference to these workers in case they have to engage machine loaders in future. In my opinion, the compromise is fair and reasonable and I accept it.

I therefore pass an award in terms of the compromise.

Sd./- L. P. DAVE,

Dated the 7th April 1964.

Presiding Officer.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

In the matter of Government of India Ministry of Labour and Employment order dated 3rd September 1963.

AND

In the matter of an industrial dispute

BETWEEN

Employers in relation to Toposi Colliery

AND

Their workmen

The humble petition of the Employer and the workmen above named (Reference No. 13 of 63) Most respectfully sheweth:—

1. that the above matter comes up for hearing to-day.

2. that in view of the inspection of the colliery held by the Deputy Chief Inspector of Mines, Sitarampur Circle on the 25th day of March 1964 and his observations as expressed before the Tribunal the parties hereto have agreed to settle the above dispute on the following terms, *viz.*

- (a) that the retrenchment of the workmen concerned shall stand.
- (b) that the Employers shall pay at the colliery within 15 (fifteen) days from date to the said workmen concerned a further sum amounting 15 days' wages to each of them aggregating to Rs. 1942.18 nP. (One thousand nine hundred forty-two and 18 nP.).
- (c) that in case the employers are required to engage machine loaders hereafter the workmen concerned shall be given preference in accordance with law.
- (d) that this settlement is without prejudice to the respective contention of the parties hereto.
- (e) that the parties will bear their own costs.

Your petitioners therefore humbly pray that the Tribunal may be pleased to dispose of the above matter on the above terms,

And your petitioners as in duty bound shall ever pray.

ROBIN CHATTERJEE,
Vice-President,
Colliery Mazdoor Sabha.

P. R. GHOSE,
Manager,
Toposi Colliery.
[No. 6/22/63-LR.II.]

ORDERS

New Delhi, the 15th April, 1964.

S.O. 1406.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Nowrozabad Colliery, Post Office Nowrozabad (District Shahdol, Madhya Pradesh) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Whether the loco helpers employed in Nowrozabad Colliery are entitled to be placed in Category V. If so, from which date?

[No. 1/5/64-LR.II.]

S.O. 1407.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Barora Colliery, Post Office Nawagarh (Dhanbad) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the management of Barora Colliery of Messrs Barora Coal Concern, Post Office Nawagarh (Dhanbad) is justified in working their mine for only 5 (five) days in each week, resulting in loss of wages and other benefits etc. to the trammers and other workmen, who are prepared to work for six days in each week? If so, to what relief are the workmen entitled?

[No. 2/27/64-LR.II.]

A. L. HANDA, Under Secy.

ORDERS

New Delhi, the 13th April 1964

S.O. 1408.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bombay Port Trust and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay constituted under section 7A of the said Act.

SCHEDULE

Whether the Bombay Port Trust Administration is justified in reverting the present incumbents of the post of Survey Lascars by appointing to these posts Peons who are senior to them in service consequent on the higher scale of pay sanctioned to Survey Lascars on the recommendations of the Classification and Categorisation Committee? If not, to what relief are the concerned workmen entitled?

[No. 28/17/64/LR.IV.]

S.O. 1409.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers handling manganese and iron ore in Bombay Port specified in Schedule I and their workmen in respect of the matters specified in the Schedule II hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay constituted under section 7A of the said Act.

SCHEDULE I

- (1) M/s Naurotam and Company, 81, Veer Mahal, IIIrd Floor, Lalbaug, Bombay-12.
- (2) Messrs S. Fazal and Company, Plot No. 10, Tank Road, Bombay-33.
- (3) Messrs. Jagannath and Company, 27, Manganese Depot, B.P.T. Railway, Sewri, Bombay-15.
- (4) Messrs Babu Brothers, Lucky Mansion, Signal Hill Avenue, Sewri, Bombay-15.
- (5) Messrs. S. Vilas and A Company, Near B.P.T. Railway, Manganese Depot, Sewri, Bombay-15.
- (6) Messrs. Jal C. Jamshedji and Company, Opp. I.C.I. (India) Limited, Signal Hill Avenue Road, Sewri, Bombay-15.

SCHEDULE II

Whether the following demands of the workmen of employees specified in Schedule I, engaged in handling manganese and iron ore in Bombay Port are justified and if so to what extent?

- (1) Higher wages.
- (2) Minimum guaranteed wages and Attendance Allowance.
- (3) Increase of festival holidays.
- (4) Pay for work on Sunday and holidays.
- (5) Increase in privilege leave, sick leave and casual leave.
- (6) Bonus
- (7) Contributory Provident Fund and Gratuity.

[No. 28/21/64/LR-IV.]

O. P. TALWAR, Under Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 9th April 1964

S.O. 1410.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2500, dated 22nd August 1963, under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas, the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—West Bengal			Distt.—Burdwan			Tehsil/Thana—Ondal		
Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Bhandadihi, J. L. 39	543	·04	Madhabpur, J.L. 40— <i>contd.</i>	131	·05			
	545	·30		135	·30			
	551	·09		137	·19			
	700	·15		138	·005			
	701	·12		593	·01			
	702	·06	Harishpur, J. L. 44	1	·02			
	703	·35		924	·01			
	704	·17		943	·03			
	758	·73		944	·05			
	759	·12		945	·03			
	760	·24		946	·03			
	761	·04		947	·13			
Madhabpur, J. L. 40	1	1·50		949	·02			
	93	·06		950	·27			
	94	·09		970	·29			
	97	·04		987	·01			
	98	·14		988	·02			
	99	·23		989	·27			
	100	·05		990	·40			
	101	·20		993	·04			
	102	·005		994	·06			
	112	·03		995	·06			
	113	·09		1022	·01			
	115	·08		1023	·02			
	116	·05		1024	·005			
	117	·02		1029	·005			
	118	·04		1030	·01			
	119	·08		1107	·30			
	120	·12		1108	·04			
	121	·005		1113	·07			
	126	·13		1114	·05			
	128	·04		1119	·02			
	129	·28		1120	·06			
	130	·02		1121	·02			

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Harishpur, J.L. 44— <i>contd.</i>	1122	·07	Kajora, J.L. 41— <i>contd.</i>	7820	·05
	1123	·04		7822	·05
	1127	·01		7826	·04
	1130	·04		7829	·01
	1131	·05		7830	·01
	1133	·04		7831	·01
	1134	·09		7871	·16
	1135	·06		7875	·005
	1136	·005		7877	·09
	1148	·07		7879	·17
	1487	·06		8882	·49
	1497	·01		8897	·005
	1520	·23		8898	·11
Kajora, J. L. 41	2718	3·36			
	7025	·08	Dakshinkhanda, J. L. 36	618	·09
	7026	·14		619	86
	7027	·09		620	·005
	7028	·03		621	·11
	7029	·02		622	·13
	7030	·02		642	·005
	7032	·02		644	·08
	7035	·10		645	·05
	7036	·005		646	·06
	7037	·08		647	·005
	7038	·06		648	·01
	7039	·005		649	·04
	7040	·02		651	·07
	7041	·06		653	·13
	7089	·04			
	7092	·13			
	7100	·06	Bhadur, J. L. 42	76	·005
	7101	·04		77	·02
	7103	·06		78	·21
	7104	·08		79	·14
	7105	·06		85	·12
	7112	·21		86	·07
	7113	·27		95	·29
	7114	·06		101	·70
	7160	·05		102	·005
	7161	·09		103	·05
	7258	·09		443	·005
	7296	·55		444	·06
	7298	·04		445	·06
	7299	·08		446	·01
	7438	·07		470	·43
	7439	·10		495	·02
	7440	·06		498	·05
	7444	·21		499	·06
	7445	·53		500	·03
	7446	·13		501	·02
	7447	·15		502	·02
	7448	·11		508	·01
	7449	·10		518	·08
	7619	·31		520	·09
	7621	·42		521	·25
	7623	·42		522	·01
	7628	·07		523	·005
	7789	·15		813	·07
	7790	·45		814	·02
	7791	·01		815	·02
	7792	·04		816	·02
	7793	·11		846	·01
	7794	·03		847	·005
	7795	·01		848	·08
	7796	·01		850	·005
	7807	·11		851	·02

Village	Survey No (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Bhadur, J. L. 42— <i>contd.</i>	852	03	Ondal, J. L. 52— <i>contd.</i>	1015	03
	853	03		1016	07
	858	04		1017	07
	859	07		1018	005
	860	03		1019	01
	861	05		1020	11
	862	05		1033	20
	863	01		1034	005
	867	005		1036	19
	868	10		1037	10
	869	08		1038	20
	873	07		1039	04
	874	08		1040	22
	875	03		1041	10
	876	02		1214	24
	881	06		1215	36
	882	08		1217	13
	883	02		1221	06
	887	02		1222	13
	888	005		1223	09
	889	02		1450	005
	890	12		1451	57
	892	04		1456	04
	893	03		1500	18
	896	08		1501	12
	897	09		1502	02
	898	11		1503	12
	946	04		1515	01
	1116	08		1516	22
	1117	06		1517	14
	1118	10		1518	15
	1120	10		1519	08
	1123	03		1520	03
	1124	16		1523	01
	1127	005		1524	01
	1128	01		1527	01
	1129	01		2596	15
	1132	005		2597	14
	1133	12		2598	07
	1135	14		2599	29
	1182	02		2602	33
	1183	11		2605	19
	1184	26		2610	17
	1187	17		2611	08
	1188	01		2612	15
	1189	07		2613	09
	1195	05		2614	13
	1196	02		2615	05
	1198	03		2617	06
	1199	05		2618	05
	1249	17		2712	005
	1250	10		2720	29
	1255	34		2729	73
	1277	02		2752	15
	1278	50		2753	12
	1279	13		2756	03
Ondal, J. L. 52				2758	08
	962	01		2759	10
	964	13		5916	01
	965	27		5921	17
	966	005	Dubchururia, J. L. 55	192	07
	992	005		193	22
	1013	01		194	06

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
Ondal J.L. 52— <i>contd.</i>	195	'04	Gopalmath, J.L. 54	291	'15
	198	'07		292	'33
	199	'10		300	'01
	200	'05		301	'39
	201	'08		302	'02
	202	'06		303	'02
	203	'09		304	'06
	218	'005		305	'005
	219	'03		312	'04
	220	'11		405	'07
	221	'01		445	'22
	222	'06		446	'13
	223	'08		449	'21
	224	'07		450	'005
	236	'11		451	'40
	237	'06		454	'47
	238	'15		477	'03
	239	'03		480	'12
	240	'11		481	'06
	388	'13		482	'15
	389	'10		483	'07
	390	'10		485	'07
	391	'01		493	'02
	392	'01		494	'21
	394	'35		495	'12
	395	'08		497	'01
	415	'04		498	
	416	'06		877	'08
	417	'07		890	'29
	419	'05		891	'03
	420	'07		892	'06
	421	'04		893	'01
	422	'10		894	'16
	423	'04		912	'24
	424	'16		913	'005
	425	'005		919	'23
	426	'16		920	'53
	428	'09		925	'33
	429	'05		931	'23
	430	'15			
	437	'04			
	441	'02			
	604	'07			
	1066	'03			
	1075	'10			

[No. 31/33/63-ONG.I.]

S.O. 1411.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2564, dated 30th August 1963 under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas, the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right

of user in the said lands, shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—West Bengal			Dist—Burdwan			Tehsil/Thana—Faridpur		
Village	Survey Nos. (Plots Nos.)	Extent (Area)	Village	Survey Nos. (Plot Nos.)	Extent (Area)			
Mohanpur, J.L. 61	1 3 4 67 68 80 81 82 84 85 86 89 115 526 535 536 537	·09 ·11 ·21 ·10 ·10 ·17 ·05 ·04 ·17 ·05 ·16 ·30 ·18 ·32 ·10 ·07 ·02	Chak Agar, J.L. 60	86	·02			
			Amrai, J.L. 58	2932 2934 2935	·11 ·34 ·05			
			Dhandabag, J.L. 63	554 555 556 561 563 564 565 567 568 571 572 573 575	·18 ·04 ·04 ·02 ·04 ·06 ·06 ·09 ·30 ·06 ·09 ·02 ·09			
Sujara, J. L. 63	1 9 10 11 12 13 15 16 17 18 19 36 49 50 58 63 64 65 67 72 91 92 93 95 96 101	·14 ·20 ·25 ·12 ·15 ·005 ·04 ·12 ·07 ·03 ·37 ·05 ·20 ·12 ·25 ·15 ·12 ·03 ·19 ·13 ·03 ·07 ·02 ·15 ·13 ·14	Faridpur, J.L. 74	724 739 740 741 742 750 760	·02 ·10 ·35 ·35 ·01 ·05 ·20			
			Bhiringi, J.L. 68	368 370 371 372 373 380 382 383 393 394 395 446 447 448 449 450 452 484 485 486 515 516 517 522 523 549 550	·05 ·04 ·12 ·01 ·01 ·10 ·20 ·10 ·01 ·05 ·50 ·03 ·18 ·03 ·05 ·02 ·06 ·03 ·10 ·20 ·02 ·04 ·03 ·27 ·03 ·01 ·14			
Mejedihi, J.L. 65	1 16 17 18 19 34 35 36 39 984	·03 ·12 ·11 ·28 ·05 ·16 ·15 ·12 ·11 ·08						

Village	Survey Nos. (Plot Nos.)	Extent (Acre)	Village	Survey Nos. (Plot Nos.)	Extent (Acre)
Bhiringi, J.L. 68— <i>contd.</i>	551	·05	Bhiringi J.L. 68— <i>contd.</i>	1817	·01
	552	·10		1818	·005
	553	·01		1848	·02
	554	·14		1849	·02
	555	·15		1850	·09
	556	·10		1851	·01
	557	·01		1852	·22
	577	·01		1853	·02
	578	·12		1859	·05
	579	·08		1862	·01
	583	·01		1864	·09
	585	·01		1867	·005
	587	·10		1868	·005
	589	·12		1869	·005
	590	·08		1870	·02
	605	·01		1871	·02
	606	·05		1872	·12
	607	·10		1884	·08
	608	·16		1885	·02
	609	·21		1888	·005
	610	·01		1950	·01
	652	·10		1951	·03
	659	·03		1952	·02
	660	·12		1953	·005
	661	·11		1956	·01
	662	·18		1957	·14
	663	·02		1958	·11
	665	·21		1960	·01
	713	·03		1962	·19
	714	·10		1963	·24
	715	·03		1964	·01
	716	·14		1974	·005
	722	·05		2011	·03
	723	·16		2035	·03
	724	·23		2036	·22
	726	·06		2037	·14
	755	·28		2038	·06
	756	·03		2041	·02
	757	·58		2042	·17
	762	·38		2043	·05
	774	·15		2051	·43
	1299	·04		2053	·01
	1303	·03		2054	·02
	1304	·06		2055	·10
	1305	·02		2056	·01
	1306	·02		2057	·01
	1316	·03		2058	·07
	1317	·07		2059	·10
	1319	·04		2061	·30
	1320	·17		2064	·005
	1321	·005		2067	·30
	1322	·005		2077	·05
	1323	·01		2107	·02

[No. 31(33)/63-ONG.ii.]

New Delhi, the 10th April 1964

S.O. 1412.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 288 dated 17th January 1964 under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas, the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Oil and Natural Gas Commission free from all encumbrances.

SCHEDULE

State—Gujarat

District—Broach

Taluka—Broach

Village	Survey No.	Acre	Guntha	Sq. Yds.
Kasakpati	47	0	11	64
"	46	0	9	0
"	45	0	15	36
"	Panchayat Road between S. No. 36 & 37	0	4	99
"	37	0	18	34
"	11	0	12	104
"	13	0	7	117
"	12	0	18	34
"	10	0	3	26
"	16	0	16	8
"	17	0	9	78
"	18	0	11	78
"	21	0	6	13
"	8	0	12	104
"	7	0	6	91
"	6	0	12	65
"	5	0	10	73
"	4	0	26	54
"	Boundary of Bholav	0	1	112
Makatampur	Panchayat Road between S. No. 83 & 95	0	7	63
"	95	0	11	75
"	96	0	11	65
"	97	0	9	38
"	Panchayat Road between S. No. 97 & 108	0	1	3
"	108	0	4	94
"	107	0	31	107
"	Paditar	0	7	86
Bholav	70	0	16	117
"	80	0	12	119
"	81	0	5	33
"	Panchayat Road between S. No. 81 & 16	0	3	26
"	16 Paiki	0	18	15
"	16 "	0	9	101
"	16 "	0	3	34
"	17	0	3	26
"	18	0	20	22
"	19	0	16	117

Village	Survey No.	Acre	Guntha	Sq. Yds.
Bholav— <i>contd.</i>	20 Paiki	0	36	77
"	20 "	0	18	62
"	27 "	0	8	49
"	22	0	14	79
"	25/1	0	5	95
"	25/2	0	26	43
"	25/3	0	12	49
"	24	0	6	90
"	Boundary of Kasakpatti	0	1	112
Rahadpur	73	0	25	8
"	72	0	20	58
"	74	0	33	103
"	75	0	34	101
"	24	0	14	79
"	25+26	1	4	49
"	42	0	0	50

[No. 31(38)/63-ONG.]

New Delhi, the 14th April 1964

S.O. 1413.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from the Ankleshwar Gas field in Gujarat State to Baroda in Gujarat State, pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962, (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification, objection to the laying of the pipelines under the land to the competent authority at Elampeco, 4th Floor Sayajiganj Opp. College Lokmanya Tilak Road, Baroda in the office of the Gujarat Pipeline Project, Oil and Natural Gas Commission. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State—Gujarat	District—Broach	Taluka—Broach.		
Village	Survey No.	Acre	Guntha	Sq. Yds.
Maktampur	64	0	22	115
"	65	0	0	56
"	83	1	1	9
"	Panchayat Road Between 83 & 65	0	3	111
Kasakpatti	36	1	5	116
Bholav	71	0	6	41
"	69	1	15	11
Nandelav	18	1	3	11
Rahadpur	3	1	6	18
"	Railway	0	8	39
"	10	0	23	64
"	Road	1	3	21
"	1	0	33	28

[No. 31(38)/63-ONG.]

S.O. 1414.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 566, dated 7th February, 1964, under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—Bihar

District—Santhal Parganas]

Village with Thana No.	Survey No. (Plot No.)	Extent in acre	Village with Thana No.	Survey No. (Plot No.)	Extent in acre
Kalajharía No. 1	1092	0·015			
	1257	0·645			
Sardari Circle Pindari]	1073	0·055			
	1074	0·055			
	1915	0·02			
Bharkatta No. 2	106A	0·09			
Sardari Circle Pindari	289	0·003			
Pirithidiñ No. 3	133	0·04			
Sardari Circle Pindari	284	0·12			

[No. 31/47/63-ONG.(1).]

S.O. 1415.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 565, dated 7th February, 1964, under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—Bihar

District—Santhal Pargana

Village with Thana No.	Survey No. (Plot No.)	Extent in acre	Village with Thana No.	Survey No. (Plot No.)	Extent in acre
Bodma No. 26 S.C. Gaichhand	2434	0.01		2333	0.02
	2984	0.015		2289	0.01
	2994	0.04		2283	0.25
	3011	0.018		2281	0.02
Bewa No. 8 S.C. Jamtara				2278	0.11
	5913	0.005		2268	0.04
	3863	0.005		2267	0.025
	3864	0.005		4274A	0.053
	3858	0.005		4274B	0.047
	2426	0.03		4287	0.01
	2448	0.32		4288	0.01
	2372A	0.008		4283	0.01
	2372B	0.012		4282	0.01
	2372C	0.06		4291	0.04
	2372D	0.06		4181	0.045
	2372E	0.02		4180	0.05
	2351	0.08		3977	0.075
				3877	0.04
				3867	0.02

[No. 31/47/63-ONG(2).1]

S.O. 1416.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 563, dated 7th February, 1964, under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited, free from all encumbrances.

SCHEDULE

State—Bihar

District—Santhal Parganas

Thana—Madhupur

Village with Thana No.	Survey No. (Plot Nos.)	Extent (in acre)	Village	Survey No. (Plot No.)	Extent (in acre)
Gangomarni No. 217	15	1.66	Kesargarha No. 365	261	0.06
	479	0.30		448	0.13
	476	0.015		520	
	542	0.465	Pasia No. 366	916	0.205
	572	0.055			
Mathura No. 218	411	0.05	Nemobad No. 367	949	
	415	0.055		244	0.017
	430	0.035		234	0.07
Piprasol No. 276				264	0.16
	50	0.30		325	0.10

[No. 31/47/63-ONG(3).1]

S.O. 1417.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 562, dated 7th February, 1964, under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited, free from all encumbrances.

SCHEDULE

State : Bihar

District : Santhal Parganas

Thana : Madhupur

Village with Thana No.	Survey No. (Plot No.)	Extent in acre	Village with Thana No.	Survey No. (Plot No.)	Extent in acre
Chandijori No. 609	374	0.08			
Gormaro No. 610	114	0.27			
	276				
Madankatta Urf Pahardaha No. 605	387	0.04			
	754				

[No. 31/47/63-ONG(4).]

ERRATUM

New Delhi, the 13th April 1964

S.O. 1418.—In the Schedule to the notification of the Government of India in the Ministry of Mines and Fuel, S.O. No. 2139 dated the 22nd July, 1963 published in the Gazette of India Part II Section 3 Sub-section (II) dated the 3rd August 1963 in village Semaria Thana No. 500 Thana Teghra read Plot No. "4193" for "4293" against extent of "0.13" acre.

[No. 31(47)/63-ONG.]

B. SUBBA RAO, Under Secy.

